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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/668,243	09/22/2000	Ming Lu	Lu 7-1	9851
7590 06/03/2004		EXAMINER		
Kevin M Mason			LY, ANH VU H	
Ryan Mason & Lewis LLP 90 Forest Avenue			ART UNIT	PAPER NUMBER
Locust Valley, NY 11560			2667	4
			DATE MAILED: 06/03/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/668,243	LU ET AL.				
Office Action Summary	Examiner	Art Unit				
	Anh-Vu H Ly	2667				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
2a) This action is FINAL . 2b) This	action is non-final.					
3) Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) <u>1-33</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1,3-10,16-18,21,23-26,31 and 32</u> is/are 7) ⊠ Claim(s) <u>2,11-15,19,20,22,27-30 and 33</u> is/are 8) □ Claim(s) are subject to restriction and/or	wn from consideration. The rejected. The objected to.					
Application Papers						
9) The specification is objected to by the Examine	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	Action or form P10-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	is have been received. is have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate Patent Application (PTO-152)				

Art Unit: 2667

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 1. Claims 1, 3, 16-18, 21, 31, and 32 are rejected under 35 U.S.C. 102(e) as being anticipated by Park et al (US Pub No. 2002/0036993 A1). Hereinafter, referred to as Park.

With respect to claims 1, 16, 21, and 31, Park discloses (38th –39th paragraphs) that first the receiver performs error checking (processing multimedia data to determine if multimedia data is properly received), that is the receiver checks a first CRC 640 on a DeMux sub-layer (herein, the DeMux sub-layer is an interface for connecting the RLP layer to the physical layer, therefore it is considered as part of RLP layer by the examiner, 8th pagragraph) and when there is some error, the previous frame is discarded. If there is no error, a second CRC 660 is checked, if the receiver checks the second CRC 660 on the DeMux sub-layer and when there is no error, data is transmitted to an upper layer, but if there is some error, a blank data block (erasure data frame) is transmitted to the upper layer (herein, the upper layers including the PPP, TCP, UDP layers for IP-Wireless as in CDMA 2000) (forwarding erasure data frames with said multimedia data to a PPP layer).

Art Unit: 2667

With respect to claims 3, 17-18, and 32, Park discloses (39th paragraph) that a blank data block is transmitted to the upper layer (step of representing erasure data frames in a predefined form).

2. Claims 1, 3-4, 7, 10, 16-18, 21, 23, 26, 31, and 32 are rejected under 35 U.S.C. 102(e) as being anticipated by Ludwig et al (US Pub No. 2004/0039833 A1). Hereinafter, referred to as Ludwig.

With respect to claims 1, 16, 21, and 31, Ludwig discloses (81th paragraph) that the RLP receiver separates the packets of the unnumbered mode and numbered mode into respective and distinct buffers. Like the RLP sender, the RLP receiver always analyses the data in each buffer to thereby discriminate higher layer frames (processing multimedia data to determine if multimedia data is properly received). The RLP receiver is adapted to employ a fixed buffer limit of packets of the unnumbered mode, beyond which packets of the unnumbered mode will be released to the next higher layer regardless if a delimiter has been received or not. Herein, as illustrated in Fig. 6, the next higher layer is PPP layer, TCP or UDP, etc ... (forwarding erasure data frames with multimedia data to a PPP layer).

With respect to claim 3, Ludwig discloses (81th paragraph) that packets are released to the next higher layer regardless if a delimiter has been received or not. Herein, packets without delimiters (erasure data frames) are considered as a predefined form by the examiner (representing erasure data frames in a predefined form).

Art Unit: 2667

Page 4

With respect to claims 4, 10, and 26, Ludwig discloses (81th paragraph) that packets are released to the next higher layer regardless if a delimiter has been received or not. Herein, the packets are not modified before releasing to the next higher layer (predefined form is the original received data frames).

With respect to claims 7 and 23, Ludwig discloses (59th paragraph) that the protocol of layer n is PPP and the protocol of layer (n+1) is an appropriate higher layer protocol such as one of the protocols shown in Fig. 5. Therefore, steps described above (81th paragraph) could be implement by the PPP layer, its lower layer, and its next higher layer (receiving erasure data frames with multimedia data from PPP layer and replacing erasure data frames with a predefined binary value).

With respect to claims 17-18 and 32, Ludwig discloses in Fig. 5, the next higher layer is PPP layer, TCP, UDP, etc ... (RLP layer forwards an erasure data frame to set of interface layers).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2667

3. Claims 5-6, 8-9, 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ludwig et al (US Pub No. 2004/0039833 A1).

With respect to claims 5-6, 8-9, and 24-25, Ludwig discloses in (81th paragraph) that packets with missing delimiters are released to the next higher layer (herein, packets without delimiters are considered as a predefined form by the examiner). Ludwig does not disclose the predefined forms are either binary pattern comprised of all ones and/or all zeroes. However, it is known in data communication systems that certain patterns are used to replace a portion of the packet or the whole packet to distinguish among the packets such as the used of bit/stuffing, etc... Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include the feature of representing the predefined form as either all ones and/or zeros in Ludwig's system, to distinguish what being carried in the packets.

Allowable Subject Matter

4. Claims 2, 11-15, 19-20, 22, 27-30, and 33 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lee et al (US Patent No. 6,718,500 B1) discloses RLP communication device and method for mobile communication system.

Page 5

Art Unit: 2667

Abrol (US Patent No. 6,507,582 B1) discloses RLP enhancements for dynamic capacity wireless data channels.

Rezaiifar et al (US Patent No. 6,618,375 B2) discloses RLP frame sorting mechanism for dynamic capacity wireless data channels.

Ludwig et al (US Patent No. 6,697,352 B1) discloses communication device and method.

Lewis et al (US Patent No. 6,601,209 B1) discloses system and method for reliable data transmission over fading Internet communication channels.

Kumar et al (US Patent No. 6,507,572 B1) discloses primary transfer for simplex mode forward link high-speed packet data services in CDMA systems.

Hetherington et al (US Patent No. 6,169,732 B1) discloses method and apparatus in a wireless communication system.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anh-Vu H Ly whose telephone number is 703-306-5675. The examiner can normally be reached on Monday-Friday 7:00am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 703-305-4378. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2667

Page 7

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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